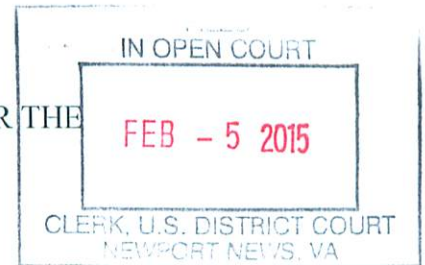


IN THE UNITED STATES DISTRICT COURT FOR THE
EASTERN DISTRICT OF VIRGINIA
NEWPORT NEWS DIVISION



UNITED STATES OF AMERICA)
)
) Criminal No. 4:14cr64
)
DION BARTLETT)

STATEMENT OF FACTS

Comes now the United States and offers to the court that had the above-styled matter proceeded to trial the United States would have proven the following facts beyond a reasonable doubt.

1. On September 29, 2014, the Virginia State Police Tri-Rivers Task Force used a confidential informant to make a controlled purchase of cocaine base from the defendant. This transaction took place in Williamsburg, Virginia. The purchased substance was tested by the Virginia State Laboratory and was determined to be cocaine base, a schedule II, narcotic controlled substance.

2. On October 2, 3 and 9, 2014, the Virginia State Police Tri-Rivers Task Force used a confidential informant to make controlled purchases of cocaine base from the defendant. These transactions took place in Williamsburg, Virginia. The purchased substance was tested by the Virginia State Laboratory and was determined to be cocaine base, a schedule II, narcotic controlled substance.

3. When the defendant sold the cocaine base to the confidential informant on October 3, 2014, the transaction took place within 1000 feet of the real property comprising Quarter Path Park. In the park is a playground, open to the public which has three or more play devices located on the property. Following the defendant's arrest on October 9, 2014, he was provided a Miranda warning and agreed to speak with law enforcement. He went on to admit that he had

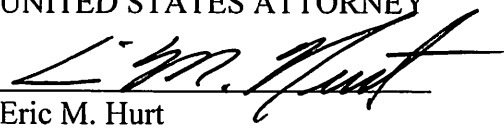
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been selling cocaine base in order to make money.

4. These events occurred in the Newport News Division of the Eastern District of Virginia.

Respectfully submitted,

DANA J. BOENTE
UNITED STATES ATTORNEY



Eric M. Hurt
Assistant United States Attorney
Fountain Plaza Three, Suite 300
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VA Bar # 35765

After consulting with my attorney and pursuant to the plea agreement entered into this day between the defendant, DION BARTLETT and the United States, I hereby stipulate that the above Statement of Facts is true and accurate, and that had the matter proceeded to trial, the United States would have proved the same beyond a reasonable doubt.


DION BARTLETT

I am DION BARTLETT's attorney and I have carefully reviewed the above Statement of Facts with the defendant. To my knowledge, the decision to stipulate to these facts is an informed and voluntary one.


Nicholas Hobbs
Attorney for DION BARTLETT